TRANSMITTAL LETTER Docket No: ASC 5695 US2 e Application of: STEEGHS, H. et al. Examiner: M. J. Andrews Serial No: 10/067,112 Group Art Unit: 1742 Filing Date: February 4, 2002 Title: PROCESS FOR AGGLOMERATING PARTICULATE MATERIAL AND PRODUCTS MADE FROM SUCH PROCESSES CERTIFICATE OF MAILING I hereby certify that this correspondence is b ing Assistant Commissioner for Patents deposited with the United States Postal Service Washington, D.C. 20231 as First-Class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, DC 20231 May 20, 2002 ynn Brush Sir: Lynn Brush RECEIVED JUN 0 5 2002 TC 1700 ☑ Transmitted herewith find the document(s) related to this application: 1. TRANSMITTAL LETTER IN DUPLICATE; 2. RESPONSE TO RESTRICTION REQUIREMENT; 3. CERTIFICATE OF MAILING; and 4. POSTCARD ☐ Applicant hereby petitions for an extension of time under 37 CFR 1.136 of: ☐ Two Months (\$ 400.00) ☐ One Month (\$110.00) ☐ Four Months (\$1440.00) ☐ Three Months (\$920.00)

The total fee believed due is \$0.00. Please charge this amount and any other fees which may be due (including filing fees under 37 CFR 1.16 and processing fees under 37 CFR 1.17) to Deposit Account No. 01-1350. If an extension of time is required but has not been requested above, Applicant hereby petitions for an extension of time sufficient for the attached document(s) to be timely. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

Lainie E. Parker

Attorney for Applicant(s)

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Should

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

STEEGHS, H. et al.

Serial No:

10/067,112

Filing Date: February 4, 2002

Title: PROCESS FOR AGGLOMERATING

PARTICULATE MATERIAL AND PRODUCTS

MADE FROM SUCH PROCESSES

Assistant Commissioner for Patents

Washington, D.C. 20231

Docket No: ASC 5695 US2

Examiner: M. J. Andrews

Group Art Unit: 1742

CERTIFICATE OF MAILING

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Washington, DC 20231

Lynn Brush

RESPONSE TO RESTRICTION REQUIRMENT

In response to the Restriction Requirement of April 18, 2002, Invention I, claims 1, 3, 4, 7, 8, 17, 19, 20, 21, 41, 43 and 47, is provisionally elected, though the requirement be traversed. Invention I should also include claims 9, 40 and 46, since the subject matter of these claims is likely to be examined with that of Invention I. Also, Invention I should include claim 9, since the pellets claimed therein are made by the process of claim 1.

TC 1700

Further, it is not understood why restriction of Invention II is required where it is in the same class and subclass as Invention I.

Respectfully submitted,

Lainie E. Parker

Attorney for Applicant(s) Registration No.: 36,123

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